ORDINANCE NUMBER O- 20482 (NEW SERIES)

DATE OF FINAL PASSAGE MAY 0 5 2015

AN ORDINANCE AMENDING CHAPTER 12, ARTICLE 7, DIVISION 1 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTIONS 127.0102, 127.0103, 127.0104, 127.0105, 127.0106, 127.0108, AND 127.0109, AND BY ADDING NEW SECTION 127.0111, ALL RELATING TO AMENDMENTS TO PREVIOUSLY CONFORMING LAND USES, PROPOSED AS PART OF THE 9TH UPDATE TO THE LAND DEVELOPMENT CODE.

MEM# 55 SUB-B 4/7/15

WHEREAS, the Council of the City of San Diego desires to revise the formatting and organization of the previously conforming regulations of the San Diego Municipal Code to provide greater clarity and make the regulations easier to understand and apply; NOW, THEREFORE,

BE IT ORDAINED, by the Council of the City of San Diego, as follows:

Section 1. That Chapter 12, Article 7, Division 1 of the San Diego Municipal Code is amended by amending sections 127.0102, 127.0103, 127.0104, 127.0105, 127.0106, 127.0108, and 127.0109, and by adding new section 127.0111, to read as follows:

#### §127.0102 General Rules for Previously Conforming Premises and Uses

The following general rules apply to all *previously conforming premises* and uses:

(a) through (b) [No change in text.]

- of this Division may continue to exist and operate unless termination in accordance with an amortization period is otherwise required in the San Diego Municipal Code or by ordinance.
- (d) Sale or transfer of the property or change of ownership does not terminate rights to the *previously conforming premises* or use, unless the owner

- agrees to such a condition as part of a permit or administrative or judicial order.
- (e) Development involving previously conforming premises and uses is subject to all other regulations and any development permits that may otherwise be required by the Land Development Code. The decision process shown in Table 127-01A and described in Sections 127.0103 through 127.0109 pertains only to the review required for the aspects of a proposed development that may have previously conforming status.
- (f) None of the *previously conforming* regulations in this Division grant any deviation from the height regulations of Section 132.0505 (Coastal Height Limit Overlay Zone), Section 132.1305 (Clairemont Mesa Height Limit Overlay Zone), or any other height limit overlay zone. Proposed *development* in overlay zones is also subject to the regulations of those overlay zones.
- (g) If a previously conforming premises or use is brought into conformance by a change in use or new development, the previously conforming status is terminated and the premises or use cannot revert to a previously conforming status. A temporary discontinuance of operations in accordance with Section 127.0108(d) does not bring the previously conforming use into conformance or terminate the previously conforming status. See Section 127.0108 for additional regulations regarding discontinuance of previously conforming uses.
- (h) [No change in text.]

- (i) Regulations for *premises* that have *previously conforming* landscaping are set forth in Section 142.0410.
- (j) [No change in text.]
- (k) The regulations applicable to *development* involving *previously*conforming uses shall not apply to multiple dwelling unit development in a single dwelling unit zone that is previously conforming as to density.

# §127.0103 Decision Process for Previously Conforming Premises and Previously Conforming Uses

The decision process for approval of proposed *development* or activity varies based on the *previously conforming* aspects of the *development*, as shown in Table 127-01A. If the proposed *development* includes more than one *previously conforming* aspect, all corresponding regulations, as described in Sections 127.0104 through 127.0109, apply.

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Type of Development Proposal	Process One	Process Two	
	Approval Required	Approval Required	
Maintenance, repair, alteration or replacement in a	ccordance with Section 127	'.0104	
Of a previously conforming structural envelope	If a Coastal Development Permit is not required	If a Coastal Development Permit is required	
Of a structure on a premises with previously conforming density	pursuant to Section 126.0704(b)	pursuant to Section 126.0704(b)	
Of a structure containing a previously conforming use	If removal of less than 50 percent of the exterior walls of a structure containing a previously conforming use	If removal of 50 percent or more of the exterior walls of a <i>structure</i> containing a <i>previously</i> conforming use	
Reconstruction (following fire, natural disaster, act 127.0105	of the public enemy) in acc	cordance with Section	
Of a previously conforming structural envelope	If the new structure would not exceed the gross floor	exceed the gross floor	
Of a structure on a premises with previously conforming density	area or height of the destroyed structure by	area or height of the destroyed structure by	
Of a residential structure with a previously conforming use	more than 10 percent and the <i>structure</i> would be located in substantially the same location as the destroyed <i>structure</i> or in a location that would reduce	more than 10 percent or the <i>structure</i> would be located in a substantially different location as the destroyed <i>structure</i> that would not reduce the level	
	the level of non- conformity	of non-conformity	
Of a non-residential <i>structure</i> with a <i>previously conforming</i> use and resumption of the use	If less than 50 percent of the <i>structure</i> 's exterior walls were destroyed	If 50 percent or more of the <i>structure's</i> exterior walls were destroyed	

Type of Development Proposal	Process One Process Tw	
	Approval Required	Approval Required
Expansion/enlargement in accordance with Section	as 127.0106 and 127.0109	<u> </u>
Of a previously conforming structural envelope	If new construction conforms with current	If proposed development in the setback meets the
Of a structure on a premises with previously conforming density	development regulations for setbacks, floor area ratio, and structure height and does not increase the level of non-conformity; or the expansion or enlargement is necessary to incorporate required public exits or fire walls to bring a multiple dwelling unit development or non-residential development structure into compliance with the	
	California Building Code or Fire Code	
Of a previously conforming use	N/A	If an increase in floor area to a previously conforming use (up to a maximum of 20 percent expansion of gross floor area of the existing structure or up to the maximum floor area ratio of the underlying base zone, whichever is less)
Change in use of previously conforming uses in acc	cordance with Section 127.	0107
·	If a change to another previously conforming use within the same use category	N/A
Resumption of a <i>previously conforming</i> use after a 127.0108(d)	temporary discontinuance	in accordance with Section
	If resumption of a previously conforming use within two years after discontinuance	If resumption of a previously conforming use after two or more years after discontinuance

#### Footnote to Table 127-01A

Development that does not meet the criteria for a Process One or Process Two approval shall comply with all current regulations and the *previously conforming* aspect of the *premises* shall terminate.

# §127.0104 Maintenance, Repair, Alteration, or Replacement of Previously Conforming Structures

- (a) Maintenance, repair, alteration, or replacement of a *structure* with a *previously conforming structural envelope* is permitted in accordance with Process One, unless the proposed *development* otherwise requires a Coastal Development Permit pursuant to Section 126.0704(b).
- (b) Maintenance, repair, alteration, or replacement of a *structure* with a *previously conforming structural envelope* for proposed *development* that requires a Coastal Development Permit pursuant to Section 126.0704(b) requires a Neighborhood Development Permit decided in accordance with Process Two.
- (c) Maintenance, repair, alteration, or replacement of a *dwelling unit* or *multiple dwelling unit structure*, that makes the *premises previously conforming* for *density*, is permitted in accordance with Process One, unless the proposed *development* otherwise requires a Coastal Development Permit.
- (d) Maintenance, repair, alteration, or replacement of a non-residential structure containing a previously conforming use is permitted in accordance with Process One if the proposed development would retain 50 percent or more of the exterior walls of the previously conforming structure. If the proposed development would retain less than 50 percent of the exterior walls of the previously conforming structure, the proposed development requires a Neighborhood Development Permit decided in

- accordance with Process Two. The calculation of exterior walls shall be measured in accordance with Section 127.0111.
- (e) In the Coastal Overlay Zone, the *previously conforming* status for a *structure* located within 50 feet of a *coastal bluff edge* shall terminate upon destruction, demolition, or removal of 50 percent or more of the *structure's* exterior walls.

### §127.0105 Reconstruction Following Fire, Natural Disaster, or Act of the Public Enemy

- (a) The reconstruction provisions of Section 127.0105 apply only to the reconstruction of a *previously conforming structure* destroyed, in whole or in part, as a result of fire, natural disaster, or act of the public enemy, that met one or more of the following conditions prior to the event that caused the destruction:
  - (1) The structure had a previously conforming structural envelope;
  - (2) The structure was a dwelling unit, or a structure that included a dwelling unit or dwelling units, that made the premises previously conforming for density; or
  - (3) The structure contained a previously conforming use.
- (b) Reconstruction of any *previously conforming structure* described in Section 127.0105(a) is permitted in accordance with Process One as follows:
  - (1) Reconstruction of a non-residential *structure* containing a previously conforming use and resumption of the use where less than 50 percent of the *structure*'s exterior walls were destroyed; or

- (2) Reconstruction of a *structure* with a *previously conforming structural envelope* or a *structure* that makes the *premises previously conforming* for *density* where:
  - (A) The new *structure* would neither exceed the *gross floor*area nor the *structure height* of the destroyed *structure* by

    more than 10 percent; and
  - (B) The new *structure* would be located in substantially the same location as the destroyed *structure* or in a location that would reduce the non-conformity regarding *structural* envelope or density.

However, reconstruction of *previously conforming density* shall not exceed the number of *dwelling units* that existed prior to the event that caused the destruction.

- (c) Reconstruction of any *previously conforming structure* described in Section 127.0105(a) requires a Neighborhood Development Permit decided in accordance with Process Two if the proposed *development* does not meet the criteria for Process One approval in Section 127.0105(b).
- (d) In the Coastal Overlay Zone, the *previously conforming* status for a *structure* located within 50 feet of a *coastal bluff edge* shall terminate upon destruction, demolition, or removal of 50 percent or more of the *structure's* exterior walls.

- (1) Such reconstruction is subject to Coastal Development Permit regulations and other regulations applicable to conforming development.
- (2) The calculation of exterior walls shall be measured in accordance with Section 127.0111.
- (e) Section 127.0105 does not provide an exemption from any requirement to obtain applicable *construction permits* or *development permits*.

# §127.0106 Expansion or Enlargement of Previously Conforming Structures or of Structures on a Premises with Previously Conforming Density

- (a) Proposed expansion or enlargement of a *structure* with a *previously*conforming structural envelope or of a structure on a premises with

  previously conforming density is permitted in accordance with Process

  One as follows:
  - (1) Where all new construction conforms with current development regulations for *setbacks*, *floor area ratio*, and *structure height* and does not increase the non-conformity regarding *structural envelope* or *density*;
  - (2) Where the proposed expansion or enlargement is necessary to incorporate required public exits or fire walls to meet public safety requirements of the California Building Code or California Fire Code for a conforming use in a *previously conforming multiple*dwelling unit or non-residential structure as long as the need is not one created by the proposed expansion or enlargement.

- (b) Proposed expansion or enlargement of a previously conforming structural envelope within a setback, or of a structure on a premises with previously conforming density that does not meet the criteria for expansion or enlargement in accordance with Section 127.0106(a), requires a Neighborhood Development Permit decided in accordance with Process

  Two, which shall only be granted if the proposed expansion or enlargement meets all of the following criteria:
  - (1) Conforms to the *setback* observed by the existing *structure*;
  - (2) Complies with the *floor area ratio* and maximum *structure height* of the underlying base zone;
  - (3) Does not encroach into a front *yard* or extend outside of the developable area of the underlying base zone to within 10 feet of the front *yard setback* line, unless the proposed expansion or enlargement would reduce the non-conformity of existing *development* on a *coastal bluff*;
  - (4) Does not encroach more than 15 feet into any required side or rear yard;
  - (5) Does not result in a total *structure* length within the required *yard* that is greater than 50 percent of the length of the adjacent *property line*;
  - Does not create any new habitable space within 3 feet of the property line;

- (7) Is limited to additions at the first *story* level (as measured in accordance with Section 113.0261) and does not exceed the height of the existing *structure* within the *setback*;
- (8) Does not result in more *dwelling units* than the underlying base zone allows; and
- (9) Does not propose development within a required coastal bluff setback.
- (c) In the Coastal Overlay Zone, the *previously conforming* status for a *structure* located within 50 feet of a *coastal bluff edge* shall terminate upon destruction, demolition, or removal of 50 percent or more of the *structure's* exterior walls.
- (d) Proposed expansion or enlargement or a change in use of a previously conforming large retail establishment is subject to a Process One

  Construction Permit and the applicable supplemental regulations in

  Section 143.0355(e) except as described below. Proposed expansion or enlargement or a change in use of a large retail establishment that would result in a structure that is 100,000 or greater square feet of gross floor area and an increase in average daily trips is subject to a Site

  Development Permit in accordance with Section 126.0502.

### §127.0108 Abandonment of Previously Conforming Uses

(a) If a *previously conforming use* is discontinued for a period of less than two consecutive years, operations may be resumed, or changed to another use in the same category in accordance with Section 127.0107.

- (b) If a *previously conforming* use has been discontinued for a period of two or more consecutive years, resumption of the use requires a Neighborhood Use Permit. Discontinuance of the use for a period of two or more consecutive years creates a presumption in favor of abandonment, against which the owner or person asserting the *previously conforming* status may offer evidence sufficient to satisfy the City Manager that one or more of the following has occurred:
  - (1) The discontinuance is in accordance with Section 127.0108(d); or
  - (2) An active Neighborhood Use Permit approves or conditionally approves resumption of the *previously conforming* use.
- A previously conforming use that is brought into conformance is no longer previously conforming and shall not resume operations or revert to a previously conforming status. A previously conforming use can maintain previously conforming status during construction in accordance with Section 127.0108(d) without being considered to have been abandoned.
- (d) If the *previously conforming* use is temporarily discontinued while repairs, remodeling, or major alterations of the *structure* are under construction, maintenance of an active *construction permit* and the Business Tax

  Certificate shall mean that the use has not been discontinued during the construction and the use's *previously conforming* status is maintained.

## §127.0109 Expansion of a Previously Conforming Use

(a) A 20 percent or less *gross floor area* expansion of a *previously* conforming use requires a Neighborhood Use Permit decided in accordance with Process Two.

- (b) Where located in residential zones, the following uses shall not be eligible to expand in accordance with Section 127.0109(a):
  - (1) Hazardous waste facilities subject to Sections 141.1001 or 141.1002;
  - (2) Very Heavy Industrial Uses subject to Section 141.1007;
  - (3) Wrecking and Dismantling of Motor Vehicles subject to Section 141.1008; and
  - (4) Commercial and personal vehicle repair and maintenance facilities that meet the use category description in Sections

    131.0112(a)(8)(A) or (C).

### §127.0111 Rules for Calculation and Measurement of Exterior Walls

- (a) For the purpose of this Division, an exterior wall shall be considered removed if the Building Official determines that the structural integrity of that wall has been lost.
- (b) The *applicant* shall provide sufficient information to demonstrate the extent of the proposed wall removal, or in the case of a *structure* destroyed by fire, natural disaster, or act of the public enemy, the extent of wall destruction, including, but not limited to:
  - (1) A *site* plan of the *structure* showing all existing exterior walls (and those that were destroyed in accordance with Section 127.0105, if applicable) identified and dimensioned in linear feet;
  - (2) A demolition plan with dimensions specified in linear feet for any existing exterior walls proposed to be demolished or removed and

replaced in accordance with Section 127.0111(a)(1) or showing the exterior walls that were destroyed in accordance with Section 127.0105, if applicable; and

- (3) Structural calculations and details regarding all walls within the *structure* proposed to be modified or reconstructed.
- (c) The length of the exterior walls shall be measured in linear feet.

Section 2. That a full reading of this Ordinance is dispensed with prior to passage, a written copy having been made available to the Council and the public prior to the day of its passage.

Section 3. That prior to becoming effective, this Ordinance shall be submitted to the San Diego County Regional Airport Authority (SDCRAA) for a consistency determination.

That if the SDCRAA finds this Ordinance consistent with the Airport Land Use

Compatibility Plans (ALUCP) for San Diego International Airport, Marine Corps Air Station

(MCAS) Miramar, Gillespie Field, Montgomery Field, and Brown Field Airports (collectively,

Airports), this Ordinance shall take effect and be in force as of the date of the finding of

consistency by SDCRAA, provided that and not until at least 30 days have passed from the final
date of passage, except that the provisions of this Ordinance inside the Coastal Overlay Zone,
which are subject to California Coastal Commission jurisdiction as a City of San Diego Local

Coastal Program amendment shall not take effect until the date the California Coastal

Commission unconditionally certifies those provisions as a local coastal program amendment.

That if the SDCRAA determines that this Ordinance is inconsistent or conditionally consistent, subject to proposed modifications, with the ALUCPs for the Airports, the Ordinance shall be submitted to the City Council for reconsideration.

That if the SDCRAA determines that this Ordinance is conditionally consistent with the ALUCPs for the Airports, but that consistency is subject to proposed modifications, the City Council may amend this Ordinance to accept the proposed modifications, and this Ordinance as amended shall take effect and be in force on the thirtieth day from and after its final passage, except that the provisions of this Ordinance as amended inside the Coastal Overlay Zone, which are subject to California Coastal Commission jurisdiction as a City of San Diego Local Coastal Program amendment shall not take effect until the date the California Coastal Commission unconditionally certifies those provisions as a local coastal program amendment.

That a proposed decision by the City Council to overrule a determination of inconsistency or to reject the proposed modifications for a finding of conditional consistency shall include the findings required pursuant to Public Utilities Code section 21670 and require a two-thirds vote; the proposed decision and findings shall be forwarded to the SDCRAA, California Department of Transportation, Division of Aeronautics, and the airport operators for the Airports; and the City Council shall hold a second hearing not less than 45 days from the date the proposed decision and findings were provided, at which hearing any comments submitted by the public agencies shall be considered and any final decision to overrule a determination of inconsistency shall require a two-thirds vote.

Section 4. That no permits shall be issued for development that is inconsistent with the provisions of this Ordinance unless complete applications for such permits are submitted to the City prior to the date on which the applicable provisions of this Ordinance become effective, which date is determined in accordance with Section 3, above.

APPROVED: JAN I. GOLDSMITH, City Attor	rnev
By Sharror M-Thomas	
Shannon M. Thomas Deputy City Attorney	
SMT:als 03/22/2015 Or.Dept: DSD Doc. No.: 962887_2	
I hereby certify that the foregoing Ordinance was	as passed by the Council of the City of 2 1 2015.
	ELIZABETH S. MALAND City Clerk
	By Acad Deput City Clerk)
Approved: (date)	theil
(date)	KEVIN L. FAULCONER, Mayor
Vetoed:(date)	KEVIN L. FAULCONER, Mayor

#### STRIKEOUT ORDINANCE

**OLD LANGUAGE: Struck-Out** 

**NEW LANGUAGE: Double Underline** 

ORDINANCE NUMBER O	(NEW SERIES)
DATE OF FINAL PASSAGE	

AN ORDINANCE AMENDING CHAPTER 12, ARTICLE 7, DIVISION 1 OF THE SAN DIEGO MUNICIPAL CODE BY AMENDING SECTIONS 127.0102, 127.0103, 127.0104, 127.0105, 127.0106, 127.0108, AND 127.0109, AND BY ADDING NEW SECTION 127.0111, ALL RELATING TO AMENDMENTS TO PREVIOUSLY CONFORMING LAND USES, PROPOSED AS PART OF THE 9TH UPDATE TO THE LAND DEVELOPMENT CODE.

#### §127.0102 General Rules for Previously Conforming Premises and Uses

The following general rules apply to all previously conforming premises and uses:

- (a) through (b) [No change in text.]
- (e) Documentation of *market value* shall be in accordance with procedures established by the City Manager.
- (d)(c) Previously conforming premises and uses that comply with the provisions of this dDivision may continue to exist and operate unless termination in accordance with an amortization period is specified elsewhere otherwise required in the San Diego Municipal Code or by ordinance.
- (e)(d) Sale or transfer of the property or change of ownership does not terminate rights to the *previously conforming premises* or use, unless the owner

- agrees to such a condition as part of a permit or administrative or judicial order.
- subject to all other regulations and any development permits that may otherwise be required by the Land Development Code. The required review decision process shown in Table 127-01A and described in Sections 127.0103 through 127.0108 127.0109 pertains only to the review required for the previously conforming premises or use aspects of a proposed development that may have previously conforming status.

  Proposed development sites located in the Coastal Overlay Zone or other geographic overlay zones are subject to the regulations of, and may require development permit review in accordance with, those overlay zones.
- (f) None of Tthe previously conforming regulations do not in this Division grant any deviation from the height regulations of the Section 132.0505
  (Coastal Height Limit Overlay Zone), Section 132.1305 (Clairemont Mesa Height Limit Overlay Zone), or any other height limit overlay zone.
  Proposed development in overlay zones is also subject to the regulations of those overlay zones.
- (g) If a *previously conforming premises* or use is brought into conformance by a change in use or new *development*, the *previously conforming* status is terminated and the *premises* or use cannot revert to a *previously conforming* status. A temporary discontinuance of operations in

accordance with Section 127.0108(d) does not bring the *previously*conforming use into conformance or terminate the *previously conforming*status. See Section 127.0108 for additional regulations regarding

discontinuance of *previously conforming* uses.

- (h) [No change in text.]
- (i) Regulations for *premises* that have *previously conforming* landscaping are found set forth in Section 142.0410.
- (j) [No change in text.]
- (k) The regulations applicable to development involving previously

  conforming uses shall not apply to multiple dwelling unit development in a

  single dwelling unit zone that is previously conforming as to density.

# §127.0103 Review <u>Decision</u> Process for Previously Conforming Premises and <u>Previously</u> Conforming Uses

The required review decision process for different types approval of proposed development or activity, varies based on the previously conforming eategory aspects of the development, such as existing structural envelope, density, and uses are as shown in Table 127-01A through 127-01C. If the proposed development includes more than one previously conforming eategory aspect, all corresponding regulations, as described in Sections 127.0104 through 127.0108 127.0109, apply.

(a) Previously Conforming Structural Envelope

Table 127-01A

Review Process for Previously Conforming Structural Envelope

Type of Development Proposal	Applicable Sections	Required Development Permit/Decision Process
Maintenance, repair or alteration (less than or equal to 50% of <i>market value</i> of entire <i>structure</i> or improvement) that does not expand the <i>structural envelope</i> .	127.0104	CP/Process 1
Maintenance, repair or alteration (greater than 50% of market value of entire structure or improvement) that does not expand the structural envelope.	127.0104	CP/Process 1
Reconstruction (following fire, natural disaster, act of the public enemy) for residential structures or for nonresidential structures when the cost of reconstruction is less than 50 percent of market value.	127.0105(a), (b) and (e)	CP/Process 1
Reconstruction (following fire, natural disaster, act of the public enemy) for nonresidential <i>structures</i> when the cost of reconstruction is greater than 50 percent of <i>market value</i> .	127.0105(c) and (d)	NDP/Process 2
Expansion/enlargement, where new construction conforms with all current development regulations.	127.0106(a), (b) and (e).	CP/Process 1
Expansion/enlargement where new construction requests a reduction of up to 20% from required setbacks.	<del>127.0106(c).</del>	NDP/Process 2

Legend to Table 127-01A:

CP - Construction Permit

NDP - Neighborhood Development Permit

(b) Previously Conforming Density

# Table 127-01B Review Process for Previously Conforming Density

Type of Development Proposal	Applicable Sections	Required Development Permit/Decision Process
Maintenance, repair or alteration (less than or equal to 50% of market value of entire structure or improvement) that does not expand the structural envelope.	127.0104.	CP/Process 1
Maintenance, repair or alteration (greater than 50% of market value of entire structure or improvement) that does not expand the structural envelope.	<del>127.0104.</del>	NDP/Process 2
Reconstruction (following fire, natural disaster, act of the public enemy) for residential <i>structures</i> or for nonresidenital <i>structures</i> when the cost of reconstruction is less than 50 percent of <i>market value</i> .	127.0105(a), (b) and (e)	CP/Process 1
Reconstruction (following fire, natural disaster, act of the public enemy) for nonresidential structures when the cost of reconstruction is greater than 50 percent of market value.	<del>127.0105(c) and (d)</del>	NDP/Process 2
Expansion/enlargement, where new construction conforms with all current development regulations.	127.0106(a) and (b).	NDP/Process 2
Expansion/enlargement where new construction requests a reduction of up to 20% from required setbacks.	<del>127.0106(c).</del>	NDP/Process 2

Legend to Table 127-01B:

CP — Construction Permit

NDP — Neighborhood Development Permit

### (c) Previously Conforming Use

-Table 127-01C **Review-Process for Previously Conforming Use** 

Type of <i>Development</i> Proposal	Applicable Sections	Required Development Permit/Decision Process
Maintenance, repair or alteration (less than or equal to 50% of market value of entire structure or improvement) that does not expand the structural envelope.	127.0104	CP/Process 1
Maintenance, repair or alteration (greater than 50% of market value of entire structure or improvement) that does not expand the structural envelope.	127.0104	NDP/Process 2
Reconstruction (following fire, natural disaster, act of the public enemy).	127.0105	CP/Process 1 <sup>(1)</sup> NDP/Process 2 <sup>(2)</sup>
Expansion/enlargement, where new construction conforms with all current development regulations.	127.0106(a) and (b)	NDP/Process 2 <sup>(3)</sup>
Expansion/enlargement where new construction requests a reduction of up to 20% from required setbacks.	<del>127.0106(c)</del>	NDP/Process 2 <sup>(3)</sup>
Change to another <i>previously conforming</i> use within the same use category.	127.0107	CP/Process 1
Operating a previously conforming use, including resumption of previously conforming use up to 2 years after discontinuance.	<del>127.0108(a) and (c)</del>	CP/Process 1
Resumption of a <i>previously conforming</i> use after 2 years discontinuance.	<del>127.0108(b) and (c)</del>	NUP/Process 2
Increase in floor area to a previously conforming use (less than or equal to 20% of gross floor area of the existing structure).	<del>127.0109</del>	NUP/Process-2 <sup>(3)</sup>

## Legend to Table 127-01C:

CP - Construction Permit

NDP = Neighborhood Development Permit

NUP - Neighborhood Use Permit

Footnotes to Table 127-01C:
(1) Applies to reconstru Applies to reconstruction of previously conforming structures, with previously conforming density or previously conforming residential uses with no-limitation on cost. Applies to partial

- reconstruction of *structures* with *previously conforming* nonresidential uses (less than or equal to 50 percent of *market value* of entire *structure* or improvement).
- Applies to reconstruction of *previously conforming* nonresidential uses when the cost of reconstruction is greater than 50 percent of *market value*.
- Findings of fact for this permit shall include the presumption that expansion of the following previously conforming uses would be detrimental to the public health, safety, and welfare: industrial uses in residential zones, auto repair or dismantling uses in residential zones, and any use in a zone that would require a Conditional Use Permit in accordance with Section 126.0303.

<u>Table 127-01A</u>

<u>Decision Process for Previously Conforming Premises and Uses<sup>1</sup></u>

Type of Development Proposal	Process One	Process Two			
	Approval Required	Approval Required			
		·			
Maintenance, repair, alteration or replacement in accordance with Section 127.0104					
Of a previously conforming	Of a previously conforming If a Coastal				
<u>structural envelope</u>	<u>Development Permit is</u>	Development Permit is			
Of a structure on a premises with	not required pursuant to Section 126.0704(b)	required pursuant to Section 126.0704(b)			
previously conforming density					
Of a structure containing a	If removal of less than	If removal of 50 percent			
previously conforming use	50 percent of the	or more of the exterior			
	exterior walls of a	walls of a structure containing a previously			
	structure containing a previously conforming	conforming use			
	<u>use</u>	<u>conjorning usc</u>			
Reconstruction (following fire, natural di	saster, act of the public 6	enemy) in accordance			
with Section 127.0105					
Of a previously conforming	If the new structure	If the new structure			
<u>structural envelope</u>	would not exceed the	would exceed the gross			
Of a structure on a premises with	gross floor area or	floor area or height of			
previously conforming density	height of the destroyed	the destroyed structure			
Of a residential structure with a	structure by more than	by more than 10 percent			
previously conforming use	10 percent and the structure would be	or the structure would be located in a			
	located in substantially	substantially different			
	the same location as the	location as the			
	destroyed structure or	destroyed structure that			
	in a location that would	would not reduce the			
	reduce the level of non-	level of non-conformity			
	conformity				
Of a non-residential structure with a	If less than 50 percent	If 50 percent or more			
previously conforming use and	of the <i>structure</i> 's	of the structure's			
resumption of the use	exterior walls were	exterior walls were			
	<u>destroyed</u>	<u>destroyed</u>			

Type of Development Proposal	Process One	Process Two		
A TOP ON A POPULATION OF THE P	Approval Required	Approval Required		
	Approvar Required	Approvaricequired		
Expansion/enlargement in accordance wi	th Sections 127 0106 and	<u> </u> 1 127 0109		
Of a previously conforming	If new construction	If proposed		
<u>structural envelope</u>	conforms with current	<u>development</u> in the		
Of a structure on a premises with	development regulations			
previously conforming density	for setbacks, floor area	criteria specified in		
	ratio, and structure	Section 127.0106(b)		
	height and does not			
· ·	increase the level of			
	non-conformity; or the			
	expansion or			
	enlargement is			
	necessary to incorporate			
	required public exits or			
·	fire walls to bring a			
	multiple dwelling unit			
	<u>development or non-</u>			
	residential development	•		
	<u>structure into</u>			
	compliance with the			
	<u>California Building</u>			
	Code or Fire Code			
Of a previously conforming use	<u>N/A</u>	If an increase in floor		
		area to a previously		
		conforming use (up to a		
·		maximum of 20 percent		
		expansion of gross floor		
		<u>area of the existing</u>		
		structure or up to the		
		maximum floor area		
		<u>ratio</u> of the underlying		
		base zone, whichever is		
		<u>less)</u>		
Change in use of previously conforming	nforming uses in accordance with Section 127.0107			
	If a change to another	<u>N/A</u>		
	previously conforming			
	use within the same use			
	<u>category</u>			

Type of Development Proposal	Process One	Process Two
	Approval Required	Approval Required
Resumption of a previously conforming to	use after a temporary disc	continuance in
accordance with Section 127.0108(d)		
	If resumption of a	If resumption of a
	previously conforming	previously conforming
	use within two years	use two or more years
	after discontinuance	after discontinuance

#### Footnote to Table 127-01A

# §127.0104 Maintenance, Repair, or-Alteration, or Replacement of Previously Conforming Structures

- (a) Maintenance, repair, or alteration, or replacement of a previously conforming structure, with a previously conforming structural envelope is permitted in accordance with Process One, where the new construction would not expand beyond the existing structural envelope, is subject to the review procedures required for conforming structures except as described in Section 127.0104(b) unless the proposed development otherwise requires a Coastal Development Permit pursuant to Section 126.0704(b).
- (b) Maintenance, repair, of alteration, or replacement of a <u>structure</u> with a previously conforming <u>structural envelope</u> <u>structure</u> containing <u>previously</u> <u>conforming density</u> or a <u>previously conforming</u> use, where the cost of the new construction would be greater than 50 percent of the <u>market value</u> of the existing <u>structure</u>, and the new construction would not expand beyond the existing <u>structural envelope</u>, requires a Neighborhood Development Permit for proposed <u>development</u> that requires a Coastal Development

Development that does not meet the criteria for a Process One or Process Two approval shall comply with all current regulations and the previously conforming aspect of the premises shall terminate.

- Permit pursuant to Section 126.0704(b) requires a Neighborhood Development Permit decided in accordance with Process Two.
- (c) Maintenance, repair, alteration, or replacement of a dwelling unit or

  multiple dwelling unit structure, that makes the premises previously

  conforming for density, is permitted in accordance with Process One,

  unless the proposed development otherwise requires a Coastal

  Development Permit.
- (d) Maintenance, repair, alteration, or replacement of a non-residential structure containing a previously conforming use is permitted in accordance with Process One if the proposed development would retain 50 percent or more of the exterior walls of the previously conforming structure. If the proposed development would retain less than 50 percent of the exterior walls of the previously conforming structure, the proposed development requires a Neighborhood Development Permit decided in accordance with Process Two. The calculation of exterior walls shall be measured in accordance with Section 127.0111.
- (e) In the Coastal Overlay Zone, the previously conforming status for a

  structure located within 50 feet of a coastal bluff edge shall terminate

  upon destruction, demolition, or removal of 50 percent or more of the

  structure's exterior walls.

# §127.0105 Reconstruction of Previously Conforming Structures Following Fire, Natural Disaster, or Act of the Public Enemy

(a) The reconstruction provisions of this section Section 127.0105 apply only to rebuilding the reconstruction of a previously conforming structure that

has been destroyed, in whole or in part, as a result of fire, natural disaster, or act of the public enemy-, that met one or more of the following conditions prior to the event that caused the destruction:

- (1) The structure had a previously conforming structural envelope;
- (2) The structure was a dwelling unit, or a structure that included a

  dwelling unit or dwelling units, that made the premises previously

  conforming for density; or
- (3) The structure contained a previously conforming use.
- (b) Reconstruction of any previously conforming structure, including a structure with previously conforming density or a previously conforming residential use, is subject to the same review procedures required for conforming structures. Reconstruction of any previously conforming structure described in Section 127.0105(a) is permitted in accordance with Process One as follows:
  - (1) Reconstruction of a non-residential structure containing a

    previously conforming use and resumption of the use where less

    than 50 percent of the structure's exterior walls were destroyed; or
  - (2) Reconstruction of a structure with a previously conforming

    structural envelope or a structure that makes the premises

    previously conforming for density where:
    - (A) The new structure would neither exceed the gross floor

      area nor the structure height of the destroyed structure by

      more than 10 percent; and

(B) The new structure would be located in substantially the same location as the destroyed structure or in a location that would reduce the non-conformity regarding structural envelope or density.

However, reconstruction of *previously conforming density* shall not exceed the number of *dwelling units* that existed prior to the event that caused the destruction.

- Partial reconstruction of a *structure* containing a *previously conforming* nonresidential use is subject to the review procedures required for conforming *structures*, if the cost of the reconstruction is less than or equal to 50 percent of the *market value* of the *structure* prior to destruction.
- (d)(c) Reconstruction of any previously conforming structure described in

  Section 127.0105(a) of a structure containing a previously conforming

  nonresidential use requires a Neighborhood Development Permit if the

  cost of the reconstruction is greater than 50 percent of the market value of

  the structure prior to the destruction decided in accordance with Process

  Two if the proposed development does not meet the criteria for Process

  One approval in Section 127.0105(b).
- In the Coastal Overlay Zone, the *previously conforming* status for a structure located within 50 feet of a coastal bluff edge shall terminate upon destruction, demolition, or removal of 50 percent or more of the structure's exterior walls.

- Such reconstruction is subject to Coastal Development Permit regulations and other regulations applicable to conforming development.
- (2) The calculation of exterior walls shall be measured in accordance with Section 127.0111.
- (e) This section, or any Neighborhood Development Permit issued for reconstruction, Section 127.0105 does not exempt any person provide an exemption from any requirement to obtain applicable construction permits or other applicable development permits and does not grant any deviation from the height limit regulations of the Coastal Height Limit Overlay

  Zone or any other applicable height limit overlay zone. All construction permits that would be required for conforming premises or uses must be obtained for reconstruction of previously conforming premises or uses.

# §127.0106 Expansion or Enlargement of Previously Conforming Structures or of Structures on a Premises with Previously Conforming Density

- (a) Proposed expansion or enlargement of a <u>structure with a previously</u>

  conforming structural envelope is subject to the procedural requirements

  for conforming structures if the existing density and use comply with all

  applicable development regulations of the Land Development Code and if

  the new construction will comply with all applicable development

  regulations. or of a structure on a premises with previously conforming

  density is permitted in accordance with Process One as follows:
  - (1) Where all new construction conforms with current development regulations for *setbacks*, *floor area ratio*, and *structure height* and

- does not increase the non-conformity regarding structural envelope or density:
- Where the proposed expansion or enlargement is necessary to incorporate required public exits or fire walls to meet public safety requirements of the California Building Code or California Fire
  Code for a conforming use in a previously conforming multiple
  dwelling unit or non-residential structure as long as the need is not one created by the proposed expansion or enlargement.
- (b) Proposed expansion or enlargement of a previously conforming structural envelope within a setback, where the existing previously conforming structure does not comply with applicable zoning regulations as to density or use, requires, or of a structure on a premises with previously conforming density that does not meet the criteria for expansion or enlargement in accordance with Section 127.0106(a), requires a Neighborhood Development Permit- decided in accordance with Process

  Two, which shall only be granted if the proposed expansion or enlargement meets all of the following criteria:
  - (1) Conforms to the *setback* observed by the existing *structure*;
  - (2) Complies with the *floor area ratio* and maximum *structure height*of the underlying base zone;
  - (3) Does not encroach into a front *yard* or extend outside of the developable area of the underlying base zone to within 10 feet of the front *yard setback* line, unless the proposed expansion or

- enlargement would reduce the non-conformity of existing

  development on a coastal bluff;
- (4) Does not encroach more than 15 feet into any required side or rear vard;
- (5) Does not result in a total *structure* length within the required *yard*that is greater than 50 percent of the length of the adjacent *property line*;
- (6) Does not create any new habitable space within 3 feet of the property line;
- (7) <u>Is limited to additions at the first story level (as measured in accordance with Section 113.0261) and does not exceed the height of the existing structure within the setback;</u>
- (8) Does not result in more dwelling units than the underlying base zone allows; and
- (9) Does not propose development within a required coastal bluff setback.
- (c) Proposed expansion or enlargement of a previously conforming structural envelope where the expansion would comply with regulations, but which proposes a reduction less than or equal to 20 percent from a required setback, requires a Neighborhood Development Permit.
- (d)(c) Within the Coastal Overlay Zone, if the proposal involves the demolition or removal of 50 percent or more of the exterior walls of an existing structure, the previously conforming rights are not retained for the new

structure. In the Coastal Overlay Zone, the previously conforming status

for a structure located within 50 feet of a coastal bluff edge shall terminate

upon destruction, demolition, or removal of 50 percent or more of the

structure's exterior walls.

(e)(d) Proposed expansion or enlargement or a change in use of a previously conforming large retail establishment is subject to a Process One

Construction Permit and the applicable supplemental regulations in

Section 143.0355(e) except as described below. Proposed expansion or enlargement or a change in use of a large retail establishment that would result in a structure that is 100,000 or greater square feet or greater of gross floor area and an increase in average daily trips is subject to a Site Development Permit in accordance with Section 126.0502.

### §127.0108 Abandonment of Previously Conforming Uses

- (a) A previously conforming use may continue to operate or may resume

  operations if If a previously conforming use is discontinued for a period of

  less than 2 two consecutive years, operations may be resumed, or changed

  to another use in the same category in accordance with Section 127.0107.

  Resumption of operations within 2 years is subject to the review

  procedures for conforming uses.
- has been discontinued for a period of 2 two or more consecutive years,

  unless the property owner has obtained resumption of the use requires a

  Neighborhood Use Permit. Discontinuance of the use for a period of 2 two

or more consecutive years creates a presumption in favor of abandonment, against which the owner or person asserting the previously conforming rights status may offer evidence. sufficient to satisfy the City Manager that one or more of the following has occurred:

- (1) The discontinuance is in accordance with Section 127.0108(d); or
- (2) An active Neighborhood Use Permit approves or conditionally approves resumption of the *previously conforming* use.
- A previously conforming use that is brought into conformance is no longer

  previously conforming and shall not resume operations or revert to a

  previously conforming status. A previously conforming use can maintain

  previously conforming status during construction in accordance with

  Section 127.0108(d) without being considered to have been abandoned.
- (e)(d) If the *previously conforming* use is discontinued temporarily discontinued while repairs, remodeling, or major alterations of the *structure* are under construction, maintenance of an active *construction permit* and continuance of the Business Tax Certificate constitutes conclusive evidence shall mean that the use has not been abandoned discontinued during the construction and the use's *previously conforming* status is maintained.

#### §127.0109 Expansion of a Previously Conforming Use

- (a) A 20 percent or less gross floor area gross floor area expansion of a structure with a previously conforming use requires a Neighborhood Use Permit decided in accordance with Process Two.
- (b) When making the *findings* for a Neighborhood Use Permit for the proposed expansion of a *previously conforming* use, Where located in residential zones, the following uses are conclusively presumed to be detrimental to public health, safety, and welfare shall not be eligible to expand in accordance with Section 127.0109(a):
  - (1) Industrial uses in residential zones <u>Hazardous waste facilities</u> subject to Sections 141.1001 or 141.1002;
  - (2) Very Heavy Industrial Uses subject to Section 141.1007;
  - Wrecking and Dismantling of Motor Vehicles subject to Section

    141.1008; and
  - (2)(4) Commercial and personal vehicle repair and maintenance <u>facilities</u>
    that meet the use category description in Sections

    131.0112(a)(8)(A) or (C) in residential zones; and.
  - (3) Any use that requires a Conditional Use Permit in the applicable zone in accordance with Section 126.0303.

#### **<u>§127.0111</u>** Rules for Calculations and Measurement of Exterior Walls

(a) For the purpose of this Division, an exterior wall shall be considered removed if the Building Official determines that the structural integrity of that wall has been lost.

(O-2015-89)

(b) The applicant shall provide sufficient information to demonstrate the

extent of the proposed wall removal, or in the case of a structure destroyed

by fire, natural disaster, or act of the public enemy, the extent of wall

destruction, including, but not limited to:

(1) A site plan of the structure showing all existing exterior walls (and

those that were destroyed in accordance with Section 127.0105, if

applicable) identified and dimensioned in linear feet;

(2) A demolition plan with dimensions specified in linear feet for any

existing exterior walls proposed to be demolished or removed and

replaced in accordance with Section 127.0111(a)(1) or showing the

exterior walls that were destroyed in accordance with Section

127.0105, if applicable; and

(3) Structural calculations and details regarding all walls within the

structure proposed to be modified or reconstructed.

(c) The length of the exterior walls shall be measured in linear feet.

SMT:als 03/22/2015

Or.Dept: DSD

Doc. No.: 962832 2

Passed by the Council of The	e City of San Diego on _	APR 2	<b>1</b> 2015, by	the following vote:	
Councilmembers	Yeas	Nays	· Not Present	Recused	
Sherri Lightner	Ø	П	П	П	•
Lorie Zapf	Z Z				
Todd Gloria	. Z		. 🗆		
Myrtle Cole	Ž	П			
Mark Kersey	Z'		· <b>П</b>		
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AUTHENTICATED BY:		Ma	KEVIN L. FA Lyor of The City of S	San Diego, California.	
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I HEREBY CERTIFY had elapsed between the day of	Y that the foregoing ordinof its introduction and th	nance was no e day of its fi	t finally passed unti nal passage, to wit,	l twelve calendar days on	
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I FURTHER CERTIF dispensed with by a vote of fi- available to each member of t	Y that said ordinance wave members of the Coun	as read in full cil, and that a	written copy of the	that such reading was ordinance was made	······································
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